

Miller & Rhoads --- "The Shopping Center"
Store Closes Daily at 5 o'clock; Saturdays at 6 o'clock

WEEK-END---MONTH-END---SEASON-END

Remnant Sales
Day

Nearly all the departments have some special offering, or a series of them, that will prove highly interesting to to-day's shoppers. MANY PRICES ARE GREATLY REDUCED, not only on odd and broken lots, but on the season's most desirable merchandising in large quantities. Be sure and start your to-day's shopping tour with a visit to "THE SHOPPING CENTER!"

Friday Bargains in the Wash Goods Section

25c Embroidered Crepes 12 1/2c yard
White grounds embroidered in colors, small and medium designs.

48c, 75c and \$1.00 Ratine and Crepe, 18c yard
36 to 44 inches wide, in solid colors and checks.

25c Checked Linens 12 1/2c yard
15c and 25c Striped Crepes 12 1/2c yard
59c Embroidered Organdies 89c yard
\$1.00 Embroidered Voiles 49c yard

BIG LOT OF REMNANTS OF COLORED WASH GOODS

All marked very low for Friday selling.
First Floor.Remnants of
Silks and Dress
GoodsMarked very low for
Friday's selling.
See Special Tables,
First Floor.Remnants of
Linens and
White GoodsA sale offering
many opportunities for
economy.
See Special Tables,
First Floor.Clean-Up Sale of
High-Grade Corsets

Warner's, P. N., R. & G., Redfern, C. B., Nemo, Grecian Trico, Smart Set, W. B. and other makes famed for their thorough goodness of material, construction, shapeliness and style.

Just one, two and three of a kind, but in the lot all sizes may be found—in one style or another.

AT \$1.00 Corsets that originally were \$1.50 to \$3.00.

AT \$1.50 Corsets that originally were \$2.00 to \$5.00.

Be sure and see these if you desire a BIG CORSET BARGAIN!
Second Floor.

Miller & Rhoads

PLAN DEMONSTRATION

AT CITY AUDITORIUM

Great Civic Mass-Meeting Is to Be Held Next Wednesday Night.

TELL OF GREAT WESTERN TRIP

Governor Stuart, Major Bowles and Business Manager Dabney to Be Chief Speakers—Plans Announced for Big Citizens' Parade.

Led by the Governor of Virginia and his staff and the Richmond Light Infantry Blues Battalion, and inspired in the march by two or three bands, the social and civic organizations of the city will march to the City Auditorium Wednesday night to hear accounts of the transcontinental trip of Governor Stuart and the Blues.

Plans for the demonstration were perfected yesterday afternoon in a conference at the Chamber of Commerce and the representatives of the various organizations that will participate in the parade. Major E. W. Bowles, commandant of the Blues Battalion, was designated as marshal of the parade, and the Boy Scouts will be invited to take a prominent place in the line.

JITNEY LANES HUM AGAIN

WITH FIVE-CENT CARRIERS

Seventy-Five Cars Resume Operation Under Shelter of Temporary Injunction.

TO BOND TEN MORE AUTOS

Motor Transit Corporation Applies for License for Additional Cars, Bringing Twenty Licensed and Bonded Jitneys Into Service.

Under the temporary shelter of Judge Wells's injunction restraining the city from enforcing the new jitney ordinance, the jitney operators who enrolled themselves as parties to the action against the city resumed operation yesterday, and the West End and downtown "jitney lanes" underwent a prompt resurrection from the almost total quiet that followed the promulgation of the ordinance on Wednesday.

During the day a dozen or more independent drivers added their names to the sixty-two who signed the original injunction petition, and began operating with the others. It was estimated that with the ten licensed and bonded cars of the Motor Transit Corporation, about eighty-five jitney busses were yesterday in active commission.

COMPANY WANTS LICENSE FOR TEN MORE CARS

The Motor Transit Corporation filed application with Commissioner Treason yesterday for license for ten additional cars. It is understood that the company will shortly license and bond the rest of its cars, placing its entire equipment in the jitney-bus service on the basis laid down by the new ordinance.

SECTION OF NEW TAX LAW HELD UNCONSTITUTIONAL

Judge R. Carter Scott Grants Permanent Injunction to Armour & Company.

STATE WILL APPEAL CASE
Packers Allege Section as to Merchants' Licenses Is Unjust to Nonresident Manufacturers Having Selling Agencies in Virginia.

Holding that section 45 of the new Virginia tax law is unconstitutional, Judge R. Carter Scott yesterday handed down an opinion in the case of Armour & Co. against the Commonwealth. A permanent injunction is awarded, restraining Auditor C. Lee Moore and commissioners of the revenue in ten cities and towns in which Armour & Co. have branches from requiring the concern to report as purchases, as a basis for its merchants' license tax, the value of products, manufactured at its own plants outside the State and offered for sale within Virginia. The main point in Judge Scott's decision is that section 45 contravenes the interstate commerce provision of the Federal Constitution.

Sitting in the Circuit Court of Richmond in May, Judge Scott granted a temporary injunction on the application of Armour & Co., and later extended the restraining order indefinitely, pending arguments of counsel. The complainants were represented by Eppa Hunton, Jr., of Richmond, and W. T. Hall, of Roanoke. Assistant Attorney General Christopher W. Connell appeared for the Commonwealth. The case is regarded as one of the utmost importance, and stands out as the first successful attack on the new tax system adopted by the General Assembly at the extraordinary session last winter.

WILL CARRY CASE TO SUPREME COURT

Mr. Garnett said last night that the Commonwealth would take the case to the Supreme Court of Appeals. In view of the fact that Judge Scott holds that the statute conflicts with the Federal Constitution, the case may finally go to the Supreme Court of the United States, unless the General Assembly at its session next year should remedy the defect pointed out by the court.

Auditor Moore last night called attention to the attitude of the National Biscuit Company, York, Pa., a tradition to that of Armour & Co. The biscuit company readily agreed to comply with the law requiring local merchants' licenses for its several depots in Virginia, and sent representatives of its legal department to Richmond for the purpose of ascertaining the requirements of the new statute.

The auditor expressed the belief that not near all of the foreign corporations, which occupy a similar position to that of Armour's, would take advantage of the injunction, but that many would follow the course pursued by the National Biscuit company. Mr. Moore was not able to make an estimate of the loss of revenue which will result from the court's decision. Armour & Co. has given no figures on which its merchants' license tax might be based, but he was of the opinion that the loss would be three or four times as much as the concern now pays in taxes to the State and several localities affected.

ARMOUR COMPLAINED OF DISCRIMINATION IN LAW

In its bill of complaint, Armour & Co. attacked section 45 as discriminatory provision against foreign manufacturers. It was set forth that the company operates numerous packing and manufacturing plants in Western and Eastern cities, and that the business in which it is engaged is "peculiarly a manufacturing business."

Under the section complained of, the several branches and distributing houses of the company in Virginia were required to be licensed as purchasers for the purpose of ascertaining a basis for the merchants' license tax, all goods and wares manufactured by the company outside the State.

The section, the company charged, operated to discriminate in favor of resident manufacturers and impose on non-resident manufacturers a burden of taxation, in order to dispose of their products in Virginia, which is not imposed on resident manufacturers. "Section 45 of the law," it was asserted, expressly exempted Virginia manufacturers from the payment of a merchants' license tax for the disposal of its own products.

COMMONWEALTH CONTENTS LAW DOES NOT DISCRIMINATE

The Commonwealth's contention was that there is no discrimination between nonresident and domestic manufacturers. It was asserted that the resident manufacturers are permitted to dispose of their products only at the place of manufacture without the payment of a merchants' license tax, and that if these domestic concerns maintain branches, such as are operated by Armour & Co., they are subject to the provisions of the law the same as nonresident manufacturers. It was contended that this very provision prevents a discrimination in favor of nonresident manufacturers. The manufacturer, whose plant is in the State, also pays a tax on the capital invested.

GUNST SUPPORTERS MEET

Dabney, Garber, Corley and Others Commend Candidate in Fulton.

An enthusiastic meeting of the Gunst supporters was held in the Jr. O. U. A. M. Hall, in Fulton, after the general meeting in Fairmont. The Fulton meeting was presided over by F. H. Garber, and short talks were made by W. T. Dabney, business manager of the Chamber of Commerce; John G. Corley, E. W. Hicks, W. K. Bache, Augustine Royall and several others, all of whom strongly commended Mr. Gunst to the consideration of the Fulton voters.

Mr. Gunst briefly outlined his cause, and called attention to the conservative measures he had inaugurated during his membership in the City Council.

CRENSHAW ATTACKS NEW STATE TAX LAWS

Candidate for House for Strong Central Tax Commission, With Ample Powers.

CANDIDATES IN EAST END
Finishing Touches Are Being Put on Primary Campaign, Which Closes at Polls on Tuesday—Two Meetings To-Night.

Sixteen candidates for the Administrative Board and Legislature mounted an improvised platform facing the rear of the grounds of the Church Civic Association last night and entertained between 400 and 500 men, women and children of the north-eastern section of the city with their views of current interest.

It was the most popular meeting that has been produced by the campaign. The crowd sat comfortably in the roomy grand stand, and there was little of the restlessness that has marked several of the indoor gatherings of the past few days. In the large athletic field beyond romped a hundred of the younger generation, but the noise did not interfere with the speaking.

President W. R. Akers, of the North-east Citizens' Association, under the auspices the meeting was held, presided. Most of the candidates commented themselves with brief statements of their claims for preferment, but several, invigorated by the open air, tackled problems of greater import.

CRENSHAW ATTACKS TAX LEGISLATION

Far down on the speaking program came W. A. Crenshaw, candidate for the House of Delegates. The time-keeper said that he spoke twenty-four minutes. In that near half-hour Mr. Crenshaw found time to touch on the duty of equalizing the tax rate system, vindictive with a strong condemnation of the principle of segregation adopted by the recent special session.

The only equitable principle, Mr. Crenshaw told the voters, was the principle of equalization. The most competent opinion on the subject, to the contrary, he said, supported strong central tax commissions charged with the duty of equalizing the tax rate so that no citizen anywhere in the State should have to pay a higher rate on the same class of property than another person in the State.

"Under segregation it is still possible to levy a \$2 tax in Richmond where only a 60-cent tax is levied in Carroll County," said Mr. Crenshaw, illustrating his point.

Candidate John B. Lightfoot, when he came to the bat, told the voters that while he had no hard and fast convictions on the tax question, he had much rather live in Richmond and pay a \$2 rate than live in Carroll County under a 35-cent rate. The crowd agreed with him.

Candidate Hobson, who spoke a little earlier, replied with some heat to previous attacks on the General Assembly tax reforms.

"There has been an effort on the part of several of the candidates at the last two or three meetings," he said, "to discredit the great work of the special tax-reform session—to undo the work the Legislature has done. Let me tell you now that you will never get tax equalization in this State. Tax equalization is very desirable, but it is impossible in Virginia. Every effort in that direction always meets with the united opposition of the country members, and the only thing we can do is to accept the best possible compromise."

What we did at the special session," he said.

Candidate W. M. Myers delivered a howitzer broadside when his turn came with a pointed reference to "those who, never having been members of the Legislature themselves, and, therefore, unfamiliar with the practical difficulties in the way, would effect drastic changes."

Besides the candidates referred to, talks were made by Henry P. Beck, E. C. Folkes, Marx Gunst, James E. Cannon, Charles W. Hardwick, Morgan R. Mills, Louis O. Wendenburg, A. O. Bock, E. P. Bowden, E. R. Fuller, James P. Jones and James H. Price.

The committee from the Equal Suffrage League, which has been trailing the political meetings since the beginning of the campaign, was again in evidence. At the conclusion of the regular program President Akers presented Miss Nora Houston, who held the fast-dwindling crowd ten minutes longer with a stirring appeal for the aid of the citizens in securing of representatives in the Legislature to support the suffrage amendment to the Constitution.

Supporters of Marx Gunst held a private meeting at 8 o'clock in the Junior Order Hall, Fulton. Mr. Mills was excused also, in order that he might meet with a gathering of his supporters in Clay Ward.

Two meetings are scheduled for tonight. One will take place in the clubhouse, 503 Spring Street, and the other in Fulton, at the Junior Order Hall. The suggestion was made last night, and will probably be followed, that candidates for the House of Delegates speak first at the Spring Street meeting, and that candidates for the Senate and Administrative Board appear first at Fulton. As soon as speakers finish they will cross the city to the other meeting, thus allowing both gatherings to hear all the candidates.

CONVENTIONS AND ADVERTISING IS GOOD FOR A CITY

GOOD ROADS and TRANSPORTATION lines, bringing OUR OWN PEOPLE to us, will do more for Richmond than all else right now.

GO AFTER THE HOME TRADE and HELP OUR OWN PEOPLE IS OUR SLOGAN.

The American National Bank

OF RICHMOND, VIRGINIA.
Capital and Surplus, - - - \$1,600,000.

CHATSWORTH DAIRY HERD FOUND TO BE INFECTED

Nineteen Out of Thirty-Four Cows Show Traces of Tuberculosis.

MILK HAS BEEN SOLD HERE
Was Disposed Of on This Market Up to Last Friday—State Veterinarian Ferneynough Orders Quarantine. Trustee Retains Possession.

Following tests made by expert veterinarians, Dr. J. G. Ferneynough, State Veterinarian, yesterday ordered a herd of cows on Chatsworth Dairy Farm, near Richmond, placed under rigid quarantine. Nineteen of thirty-four cows placed under the test reacted, showing that they are affected with tuberculosis.

The herd was sold last week under a bankruptcy decree of the United States Court and purchased by William H. Crane, who declined to take over the stock when a number of the cows were found to be suffering from tuberculosis, a disease which has its seat in the optic nerves. Dr. Ferneynough directed that the herd be segregated as a result of the discovery of this infection, which is not of a serious nature, except in the most aggravated cases, and permits of recovery within fifteen or twenty days, as a rule.

At the instance of Dr. Ferneynough, the Bureau of Animal Industry, United States Department of Agriculture, sent Dr. Brookbank, an expert, to Richmond to assist the State authorities in making further tests of the cows. It was found that the condition of the animals' eyes was improved in many instances, but it is feared that several may be blind.

TRUSTEE IN BANKRUPTCY RETAINS POSSESSION

Under instructions from Judge Edmund Wall, of the United States court, Thomas O. Moss, trustee in bankruptcy for W. H. Trowbridge, owner of Chatsworth Farm, retained possession of the cows. Dr. Ferneynough said that he would permit the cows to be slaughtered under the inspection of the Bureau of Animal Industry agents, but that under no circumstances would the quarantine be raised. The State Veterinarian was informed that up to last Friday milk from the herd had been sold in Richmond. When the health authorities of the city learned that the herd had changed hands, they declined to permit any more of the product to be disposed of until a new inspection of the cows had been made. This inspection disclosed the fact that many were infected with tuberculosis.

Dr. E. C. Levy, chief health officer, was out of the city yesterday, and no official information could be secured as to the manner in which the product of the Chatsworth herd was disposed of before the quarantine was inaugurated. It is understood, however, the milk was subjected to a Pasteurizing process, which would have removed any danger to the health of consumers.

SHRINERS RETURN

Enthusiastic Over Reception Accorded Acca Temple on West Coast.

Practically all of the nobles of Acca Temple, Mystic Shrine, who made the trip to Seattle to attend the Imperial Council of Northern America, have returned. The party of eighty-six, including the wives and daughters of several Shriners, which left Richmond on a special train over the Chesapeake and Ohio on July 23, traveled more than 8,000 miles. Leaving Seattle, they traveled down the Pacific Coast to San Francisco, where they spent several days at the Panama-Pacific Exposition.

Jeter Jones, potentate of Acca Temple, was enthusiastic over the success of the trip and the impression made by Acca Patrol and band.

The Civic Association of Richmond, Virginia

The association is organized with the following objects in view: To make Richmond the most beautiful city in the world, the best governed city, and a city of homes.

To point out where and how we are handicapped by the present charter of Richmond, and to secure for Richmond the best charter possible.

This is what the association stands for. This is all that it stands for. If you wish to aid in making your city the best governed city in the world, sign this blank and mail to the office of this association.

The Civic Association, of Richmond, Va.
P. O. Box 218,
Rooms 1602-04 American National Bank Building.

Being in sympathy with the objects of the association, as outlined above, I hereby apply for membership.

No membership dues.

Name

Address

Eleven Dollars

Is the new price we have put on hundreds of suits which sold up to \$22.50.

Gans-Rady Company

COMMITTEE OF WOMEN CALLS ON GOVERNOR

Asks His Views on Western Women, and Whether Conditions Have Been Improved.

EXECUTIVE IS NONCOMMITTAL
Tells Committee, So Far as He Had Been Able to Observe, Californians Were Neither Elated nor Dissatisfied With Woman Suffrage.

A committee from the Congressional Union—the new suffrage association which is working for a Federal amendment—called on Governor Stuart yesterday to find out what his impressions were concerning the effect of woman suffrage in California. The committee had no difficulty in obtaining an interview with the Governor, having previously assured his secretary, Alexander Forward, that it had not come to heckle the chief executive, or even to ask him his personal opinions on the suffrage question.

Mrs. Percy Reed, the spokeswoman, stated the reason for coming, and added: "We want to know what the Western women are like and if the vote has changed them because they are interested in our getting the vote through a Federal amendment and are helping us with the votes they already have. Of course, though, we do not expect you to compare Western women and Virginia women, because we know you are too loyal to the latter."

NEITHER ELATED NOR DISSATISFIED

"The most that I could get," said the Governor, "as the result of repeated inquiries, was that perhaps there had been no material change in conditions, though it is true that I was told by one of the men that one unworthy candidate in Los Angeles had been defeated for the City Council by the women's vote. The California people seem to be not at all dissatisfied with woman suffrage, nor were they elated."

In reply to a question from one of the suffragists as to whether he had heard mentioned any desire to take back the vote from the women, he said: "No, not at all." The Governor said that, in his opinion, the Western women were "very sensible, able and"—with a satisfied smile—"very attractive." He was particularly impressed with the ability of one of the San Francisco women who was a member of the City Council.

He agreed with that the committee members that it was hard to hold up against California women the fact that they had not voted the State dry, in view of the fact that winemaking is one of the principal industries of California.

The Governor was very courteous and cordial, as usual, and the suffragists very much pleased with their reception. In the party were Miss Edith Hansche, from Washington, and Mrs. Roy K. Flannagan, Mrs. Percy Reed, Mrs. Hill Urquhart and Mrs. F. L. Landrum, of this city.

MAY FORM NEW BATTERY

Hampton Men Elect Provisional Officers for Artillery Command.

At a meeting held recently in Hampton, a permanent organization, consisting of sixty-three young men of Elizabeth City County, with Harry R. Houston as chairman and Robert I. Mason as secretary, was perfected for the purpose of forming a battery of field artillery at Hampton. The proposed battery will be known as the "Peninsula Guards," bearing the same name as an old infantry company of that city that did yeoman service in the Spanish-American War.

After organizing, the association elected provisional officers as follows: captain, H. H. Holt; senior first lieutenant, Frank H. Couch; junior first lieutenant, Thornton F. Jones; second lieutenant, Robert G. Sugden.

Many of the men interested in the formation of the battery are alumni of the Virginia Military Institute, the Virginia Polytechnic Institute, and other military schools of the State. The Governor is considering their application for the battery formation.

Specialty Shops

PHONE FOR APPOINTMENT.
Hair Dressing, Shampooing, Marcel Waving
Prices Very Reasonable
Phone Madison 2012.

MRS. M. G. SHANNONHOUSE,
formerly with Miller & Rhoads and Cohen Co.
224 Commercial Building, Second Street, between Broad and Grace.

The acme of perfection
Queen Quality Butter, 35c lb.
Delivered in perfect condition to any part of the city.

Jersey Butter Co.
1722 E. Main. Phone Mad. 4320.

The valentine use of
ELEVENTH AND CLAY STREETS
Hours 10 A. M. to 5 P. M. Admission 25c.
Free on Saturdays.

The Confederate Museum
TWELFTH AND CLAY STREETS
Open 9 A. M. to 5 P. M.
Admission, 25c.
Saturday free from 2 to 2.

That Vacant House
Let The Times-Dispatch Find
You a Tenant—Now

Charlotte Walker
IN
"Kindling"
"The greatest picture I have ever shown."—Corbin Sheld.

Rex Theater
TO-DAY.
The Eastland Turning Turtle.
The Great Chicago
Marine Disaster
In Moving Pictures. It's gruesome, but it's real facts. Friday, one day only.
Admission, 5 cents.